| NEGOTIATED CONTRACT (SUPPLIE | ES AND SERVICES) |
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| REQUISITION OR OTHER PURCHASE AUTHORITY CONTRACT | /TASK ORDER NO. |
| 35-0630-68 | |
| ISSUING OF | |
| IAME A1 | |
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| CONTRAC | |
| NAME | |
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| CONTRACT FOR | AMOUNT |
| Migh Proclaion Stereocomparator. | |
| APPROPRIATION AND OTHER ADMINISTRATIVE DATA | |
| Defense Greet reting DO-A7 | |
| Cartified under DM Aegulation No.1 | tue. |
| Cortification of the assigned BC rate on this Contract shall be as follows | |
| S. F. Coppyment Classified Contract | |
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| Use of this BO rating is membersy of | • |
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Declass Review by NIMA/DOD

NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

FORM 1398 FRONT

(When Filled In)

Approved For Release 2003/128ECREIA-RDP78B05171A000100010097-2 (When Filled In)

SECURITY NOTE

This contract and correspondence relating thereto must be handled in strict accordance with classified handling and storage instructions furnished the contractor under separate cover by the procuring activity.

| NOTE: Contractor, if a corporation, should cause the following certificate to be executed under its corporate seal, provided that the same officer shall not execute both the contract and the certificate. | |
|---|--|
| CERTIFICATE | |
| i, certify that I am the | |
| of the corporation named as Contractor herein; that | |
| , who signed this contract on behalf of the Con- | |
| tractor, was thenof said corporation; that said | |
| contract was duly signed for and in behalf of said corporation by authority of its governing body, and is | |
| within the scope of its corporate powers. | |
| (Corporate Seal) | |
| (SIGNATURE) | |
| CONTRACTOR'S STATEMENT OF CONTINGENT OR OTHER FEES | |
| The Contractor represents: (a) that he has, has not, employed or retained any company or person (other than a full-time bona fide employee working solely for the Contractor) to solicit or secure this contract; and (b) that he has, has not, paid or agreed to pay to any company or person (other than a full-time bona fide employee working solely for the Contractor) any fee, commission, percentage or brokerage fee, contingent upon or resulting from the award of this contract, and agrees to furnish information relating thereto as requested by the Contracting Officer. (Note: For interpretation of the representation, including the term "bona fide employee," see General Services Administration Regulations, Title 44, Secs. 150.7 and 150.5(d), Fed. Reg. Dec. 31, 1952, Vol. 17, No. 253.) | |
| TERMS AND CONDITIONS | |
| 1. SELLER'S INVOICES Invoices shall be prepared and submitted in triplicate unless otherwise specified. Invoices shall contain the following information: Contract number, shall contain the following information: Contract description from date of delivery and acceptance are at point of origin of delivery and acceptance are at point of origin of delivery at destination or port of embarkation or port of embark | |

- and extended totals. Bill of lading number and weight from date correct invoice or voucher (properly certified by the of shipment will be shown for shipments made on Government bills of lading. The Contractor or his authorized representative will sign ONLY the original (ribbon typed copy, if typed). When the invoice is signed or receipted in the name of a company or corporation the name of the person signing, as well as the capacity in which he signs, must appear. For example: "John Doe Company, by John Smith, Secretary," "Treasurer," or as the case may be.
- 2. LABOR INFORMATION -- Attention is invited to the possibility that wage determinations may have been made under the Walsh-Healey Public Contracts Act providing companied by evidence of his authority. minimum wages for employees engaged in the manufacture for sale to the Government of the supplies covered by this contract. Information in this connection, as well as general information as to the requirements of the act concerning overtime payment, child labor, safety and health provisions, etc. may be obtained from Wage and Hour and Public Contracts Division, Department of Labor, Washington 25, D. C.
- Contractor) is received in the office specified by the Government if the latter date is later than the date of delivery.
- 4. SAMPLES: Samples of items, when required, must be submitted within the time specified and at no expense to the Government. If not destroyed by testing, they will be returned at Contractor's request and expense, unless otherwise specified in the Schedule.
- 5. GOVERNMENT-FURNISHED PROPERTY -- No material, labor, or facilities will be furnished by the Government unless otherwise provided in the Schedule.
 - 6. AGENTS -- Contracts signed by an agent must be ac-
 - 7. ALTERATIONS -- Any alterations in this contract made by the Contractor must be initialed by both the Contractor and Contracting Officer.
 - 8. MISTAKES -- Contractors are expected to examine the drawings, specifications, circulars, schedule and allinstructions pertaining to the supplies or services. Failure to do so will be at the Contractor's risk. In case of mistake in extension of price the unit price will govern.

ALCO T

SCOPE OF WORK:

The Centractor shall furnish the necessary personnel, facilities, material, and equipment to Design, Fabricate, Assemble, Install, and Checkout a High Precision Stereo Comparator in accordance with the following documents, all of which are incorporated herein by reference and made a part hereof:

| 25X1 | . 1. | Technical Document entitled, "Ultra High Precision Sterescomparator Statement of Work", dated 20 March 1968, as revised by the parties hereto 27 March 1968. | | |
|--------------|------|---|-----|------------|
| 25X1 | 2. | Contract Final Report, Volumes (1) through (3) inclusive, dated 9 February 1968, as revised by the parties hereto 27 March 1968. | | |
| 25X1 | 3. | | | |
| ه. | | Any and/or all Technical Reports, drawings, ray traces, optical designs, and other technical data furnished to the Contractor in performance of any subcontract or consulting agreement authorized under Contract | 25) | X 1 |
| 25X ❤ | 5.[| Technical Document, entitled, "Stereocomparator Contractural Resolution for Threshold Contrast Ratio", pages 1 and 2, dated 25 March 1968, as revised by the parties hereto | | |

The revisions made to the above referenced documents are set forth in the Memorandum of Technical Agreement, attached hereto as Exhibit "A", which is incorporated herein by reference and made a part hereof.

It is mutually understood and agreed by the parties hereto that any inconsistency resulting from the incorporation herein of the above referenced documents shall be resolved by unilateral decision of the Contracting Officer's Technical Representative.

The above statement shall not be construed as a waiver of the Contractor's right as set forth in Section "A", General Provisions, Article 7, "Disputes", _ached hereto.

DELIVERABLE ITEMS:

27 March 1968.

- 1 Each Operational High Precision Stereocomparator 1.
- Final Acceptance/Test Plan in a format approved by the 5 Each 2. Contracting Officer's Technical Representative.
- One (1) set of Operating Instruction Manuals in a format 3. approved by the Technical Representative of the Contracting Officer.
- One (1) Set of Programming Instruction Manuals in a format 10 Each 4. approved by the Contracting Officer's Technical Representative.
- One (1) set of Maintenance Instruction Manuals in a 10 Each 5. format approved by the Technical Representative of the Contracting Officer.
- One (1) recommended Spare Parts List to include manu-10 Each 6. facturer's expected lifetime per part and in a format approved by the Technical Representative of the Contracting Officer.
- One (1) Master Set of Contractor's shop drawings, drawn 1 Los approved for Release 2003112/04: HGLARPE 28505175 4000 10097-2 7. comparator, which shall be in accordance with industry CONFIDENTIAL standards for said drawings.

| | Approved for receded 2000/12/04 . Old red 70000 17 14000 100 | 010007 2 |
|--------------------------------|--|--------------------------------------|
| 8. | One (1) "Blue-line" copy of Contractor's shop drawings | 1 Lot |
| | as set forth in Item No. 7 above. | |
| 9. | Monthly Financial/Technical Progress Report, generally in the format required by Specification DB-1001, revised, attached hereto, which is incorporated herein by reference and made a part hereof. | 5 Each |
| 10. | Any and/or all Technical Reports, drawings, ray traces, optical designs, and other technical data acquired by the Contractor either directly or by reason of any subcontract or consulting agreement entered into in performance of work hereunder. | 1 Each |
| 11. | Any and/or all Alignment Targets, Resolution Targets, and Target Film generated by either the Contractor or his subcontractor for use in testing the High Precision Stereocomparator's Optics | 1 Lot |
| 12. | Any and/or all components, modules, or systems either fabricated, furnished, or purchased as part of the performance of work hereunder. | |
| / STONER | ADDRESS: | |
| DIGHT | (1) copy each of Item No. 9 shall be delivered, postage prep | aid, to the |
| One | (1) copy each of Item No. 9 shall be delivered, post-of I | |
| contracti | ng Officer. | |
| All be delive | remaining copies of Item No. 9 and Item Nos. 2 through 6, an red, postage prepaid, to the following address: | d to suarr |
| 1 | | |
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| Del: | ivery of Item Nos. 1, 7, 8, and 11 shall be determined upon o | completion of |
| | | |
| IVERY | PLAN (MANUALS AND ACCEPTANCE/TEST PLAN): | a 11 |
| The 5 to the from the to the 0 | Contractor shall submit three (3) each draft copies of Item Contracting Officer's Technical Representative within twelv initiation of work hereunder. The Sponsor shall return the Contractor, with direction for necessary revision(s), if any, from receipt by the Contracting Officer's Technical Representations | draft copies within ninety entative. |
| Test Plant Less the The Spot | e Contractor shall submit three (3) copies each of a draft Figure 2, to the Contracting Officer's Technical Representation 1, Item No. 2, to the Contracting Officer's Technical Representation 1, 1, 2, 2, 3, 4, 5, 5, 5, 6, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, | e Contractor, |
| PERFORM | ANCE PERIOD: | |
| 1 Th | e performance period for this Contract shall be 5 April 196 | 8 through |
| # T | mr 1070 . | |

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CONFIDENTIAL Approved For Release 2003/12/04: CIA-RDP78B05171A0001000 0097-2

INCENTIVE PROFIT:

For satisfactory performance of the work to be accomplished hereunder, the Contractor shall receive an incentive profit (cost only incentive) based upon the following criteria:

> Target Cost Target Profit Target Price Maximum Profit Ceiling Price

Sharing Formula 80% (Government) 20% (Contractor)

The Final Contract Price shall be determined in accordance with the Incentive Price Revision (Firm Target) Provision, attached hereto, which is incorporated herein by reference and made a part hereof.

AVAILABILITY OF FUNDS:

25X1

The funds presently available to the Contracting Officer for obligation in support of this Contract are

25X1

The Contractor is not obligated to incur costs in excess of the available funding in performance of this Contract, nor is the Government obligated to the Contractor for performance of work under this Contract in any amount which exceeds the funding now available.

When funds sufficient to permit full performance of the work under this Contract are made available to the Contracting Officer, he shall so advise the Contractor by an appropriate Amendment.

INDIRECT EXPENSE RATE CEILING:

It is mutually understood and agreed by the parties hereto that notwithstanding any other provision or article of the subject Contract, the following indirect expense rates are the maximum allowable rates for which the Government shall be obligated to pay under this Contract:

Calendar Year 1968

Calendar Year 1969

Overhead

120% of Direct Labor Dollars

130% of Direct Labor Dollars

22% of Costs Exclusive of

25% of Costs Exclusive of G. and A. and Fee

G. and A. and Fee

PROGRESS PAYMENTS:

The Contractor is authorized to present to the Contracting Officer once each month an invoice or public voucher supported by a detailed statement of costs incurred by the Contractor in performance of this Contract and claimed to constitute allowable costs in accordance with the attached provision entitled, "Progress Payments", which is incorporated herein by reference and made a part hereof.

PAYMENT PLAN:

Contractor's invoices towards partial liquidation of the twenty percent (20%) of total incurred costs withheld pursuant to the Progress Payments Clause referenced above, shall be accepted by the Contracting Officer subsequent to the delivery of Item No. 1 under this Contract based on the following schedule:

> Thirty (30) days after Delivery of Item No. 1 - 7.5% of Total Incurred Costs Sixty (60) days after Delivery of Item No. 1 - 7.5% of Total Incurred Costs

The remaining 5% of total incurred costs shall be withheld pending Final Price Revision in accordance with the Incentive Price Revision Clause referenced above. Approved For Release 1994 1704 RDP78B05171A000100010097-2

Approved For Release 2003/12/04 : CIA-RDP78B05171A000100010097-2

ASPR 1-324.9 CORRECTION OF DEFICIENCIES:

(a) Definition. As used in this clause:

(i) "deficiency" means any condition or characteristic in any supplies (which term shall include related technical data) or services furnished hereunder, which is not in compliance with the requirements of this Contract; and

(ii) "correction" means any and all actions necessary to eliminate any and

all deficiencies.

(b) General.

(1) The rights and remedies of the Government provided in this clause:

(i) shall not be affected in any way by any other provisions under this Contract concerning the conclusiveness of inspection and acceptance; and

(ii) are in addition to and do not limit rights afforded to the Government by any other clause of this Contract.

(2) This clause shall apply only to those deficiencies discovered by either the Government or the Contractor within 2,000 operating hours or 24 calendar months subsequent to Final Acceptance of the High Precision Stereocomparator.

- (3) The Contractor shall not be resonsible under this clause for the correction of deficiencies in Government furnished property, except for deficiencies in installation, unless the Contractor performs or is obligated to perform any modifications or other work on such property. In that event, the Contractor shall be responsible for correction of deficiencies to the extent of such modifications or other work.
- (4) The Contractor shall not be responsible under this clause for the correction of deficiencies caused by the Government.

(c) Deficiencies in Accepted Supplies or Services.

(1) Notice to Contractor; His Recommendation for Correction. If the Contracting Officer determines that a deficiency exists in any of Abgrover For Release 2003/12/04 PCA RDP 78B05171A000100010097-2

Contract, he shall promptly notify the Contractor of the deficiency, in writing, within thirty (30) days. Upon timely notification of the existence of such deficiency, or if the Contractor independently discovers a deficiency in accepted supplies or services, the Contractor shall promptly submit to the Contracting Officer his recommendation for corrective actions, together with supporting information in sufficient detail for the Contracting Officer to determine what corrective action, if any, shall be undertaken.

(2) Direction to Contractor Concerning Correction of Deficiencies. Within thirty (30) days after receipt of the Contractor's recommendations for corrective action and adequate supporting information, the Contracting Officer, at his sole discretion, shall give the Contractor written notice not to correct any deficiency, or to correct or partially correct any deficiency within a reasonable time and at the Sponsor's facility.

- (3) Correction of Deficiencies by Contractor. The Contractor shall promptly comply with any timely written direction by the Contracting Officer to correct or partially correct a deficiency, at no increase in the contract price. The Contractor shall also prepare and furnish to the Government data and reports applicable to any correction required under this clause (including revision and updating of all other affected data called for under this Contract) at no increase in the Contract price.
- (4) Modification of Contract With Respect to Uncorrected Deficiencies. In the event of timely notice of a decision not to correct or only to partially correct, the Contractor shall promptly submit a technical and cost proposal to amend the Contract to permit acceptance of the affected supplies or services in accordance with the revised requirements, and an equitable reduction in Contract price shall promptly be negotiated by the parties and reflected in a supplemental agreement to this Contract.
- (d) Deficiencies in Supplies or Services Not Yet Accepted. If the Contractor becomes aware at any time before acceptance by the Government (whether before or after tender to the Government) that a deficiency exists in any supplies or services, he shall promptly correct the deficiency or, if he elects to invoke the procedures in (c) above, he shall promptly communicate information concerning the deficiency to the Contracting Officer in writing, together with his detailed recommendation for corrective action.
- (e) No Extension in Time for Performance; No Increase in Contract Price.(1) In no event shall the Government be responsible for extension or delays
 - (1) In no event shall the Government be responsible for extension or delays in the scheduled deliveries or periods of performance under this Contract as a result of the Contractor's obligations to correct deficiencies, nor shall there by any adjustment of the delivery schedule or period of performance as a result of such correction of deficiencies, except as may be agreed to by the Government in a supplemental agreement with adequate consideration
 - (2) It is hereby specifically recognized and agreed by the parties hereto that this clause shall not be construed as obligating the Government to increase the contract price of this Contract.
- (f) Transportation Charges.
 - (1) When the Government returns supplies to the Contractor for corrections or replacement pursuant to this clause, the Contractor shall be liable for transportation charges up to an amount equal to the cost of transportation by the usual commercial method of shipment from the designated destination point under this Contract to the Contractor's plant, in addition to any charges provided for by (2) below. The Contractor shall also bear the responsibility for the supplies while in transit.
 - (2) When compliance with the terms of this clause by the Contractor involves shipment of corrected or replacement supplies from the Contractor to the Government, the Contractor shall be liable for transportation charges up to an amount equal to the cost of transportation by the usual commercial method of shipment from the Contractor's plant to the designated point under this Contract, in addition to any charges provided for by (1) above. The Contractor shall also bear the responsibility for the supplies while in transit.
- (g) Failure to Correct. If the Contractor fails or refuses to (i) present a detailed recommendation for corrective action in accordance with (c) above, (ii) correct deficiencies in accordance with (c) (3) above, or (iii) prepare and furnish data and reports in accordance with paragraph (e) (3) above, the Contracting Officer shall give the Contractor written notice specifying the failure or refusal and setting a period after receipt of the notice within which it must be cured. If the failure or refusal is not cured within the specified period, the Contracting Officer may, by Contract or otherwise, as required:

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- (i) obtain detailed recommendations for corrective action;
- (ii) (A) correct the supplies or services or
 - (B) replace the supplies or services and if the Contractor fails to furnish timely disposition instructions, the Contracting Officer may dispose of nonconforming supplies for the Contractor's account in a reasonable manner, in which case the Government is entitled to reimbursement from the Contractor or from the proceeds for the reasonable expenses of care and disposition, as well as for excess costs incurred or to be incurred; and
- (iii) obtain applicable data and reports; and charge to the Contractor the cost occasioned to the Government thereby.
- (h) Correction of Deficient Replacements and Re-performances. Any supplies or parts thereof corrected or furnished in replacement and any services reperformed pursuant to this clause shall also be subject to all the provisions of the clause to the same extent as supplies or services initially accepted.
- (1) Prior to the establishment of the total final price, all costs incurred, or to be incurred by the Contractor in complying with this clause shall be considered when negotiating the final total negotiated cost under the Incentive Price Revision clause of this Contract. After the establishment of the total final price, Contractor compliance with this clause shall be at the Contractor's expense and at no increase in the total final price. Any equitable adjustments made pursuant to paragraph (c) of this clause shall be governed by the paragraph entitled "Equitable Adjustments Under Other Clauses" in the Incentive Price Revision clause of this Contract.

GOVERNMENT EQUIPMENT/PROPERTY:

| All Government Property, either | assembled, fabricated, furnished, or purchased |
|---------------------------------------|--|
| under Contract No. | shall be transferred to the subject Contract |
| for use hereunder. The Contractor sh | all maintain property accountability records |
| for Government Property in accordance | with the Sponsor's Property Accounting Pro- |
| cedures. | |

CAPITAL EQUIPMENT/IMPROVEMENT:

25X1

The Contractor is authorized to expend Contract funds in an amount not to

25X1

exceed

to update Contractor's existing facility as necessary for assembly and testing of the High Precision Stereocomparator.

It is understood and agreed by the parties hereto that in the event the Contractor receives a commitment for the purchase of a second High Precision Stereocomparator at any time during the life of this Contract or within ninety (90) days subsequent to the Final Acceptance of Item No. 1 under this Contract, all costs incurred in updating the Contractor's facility under the subject Contract will be refunded to the Sponsor and said costs will be amortized by the Contractor as a capital expenditure.

KEY PERSONNEL:

It is mutually understood and agreed by the parties hereto that the Contractor shall assign the individuals named below, or their professional equals for the performance of work outlined hereinabove. It is further agreed that no substitution for the below named individuals shall take place without the prior written authorization of the Contracting Officer, who shall have the right to accept or reject the "professional equal" proferred as replacement of the named individual(s):

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| 25X1 | CONSULTAI | VTS: |
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| 25X1 | m | Car |

The Contractor is authorized to employ the consulting services of 25X1

in an amount not to exceed 25X1

in performance of this Contract.

The employment of any other consultant under this Contract is subject to the prior written authorization of the Contracting Officer.

SPECIAL PROVISIONS:

ASPR 9-107.5(a) Patent Rights (Title) (Oct. 1966) is incorporated herein by reference and made a part hereof, except that sub-paragraph (h) thereof is replaced by sub-paragraph (h) under 9-107.5(c).

| (SCHEDULE) | CONTRACT/TASK ORDER NO. |
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| formation which may be specified above, we and then only to those who have been auticess to classified information. Correspondent and address of the Contracting Officeron | n the work being produced under this Contractified information and any other classified is will be divulged only on a need-to-know bas thorized in writing by the sponsor to have a pondence originated by you which contains thicer shall be stamped with the classification ence contains data of a higher classification as such data. |
| and/or research concerning the security sification of various component parts an Technical Representative of the Contract guidance during this interim period. The pedient and efficient means of resolving Representative of the Contracting Office waiver of the Contractor's responsibility and for authorization from the Contracting | e during the preliminary phases of the work of the technical aspects i.e., security cland/or related reports connected thereto, the ting Officer is authorized to furnish securiths is only to be considered an authorized engetechnical security problems by the Technical on the spot and is not to be construed as lity to request formal written notification ang Officer prior to effecting any changes in contract, or item and/or reports being developments. |
| REPORTS | |
| contract, shall be submitted at such time the Technical Representative of the Contforth in this Schedule. In addition, Testing the manner normally practiced by you | and similar data as may be required under the lime and in such format as may be specified by attracting Officer or as may be otherwise set Technical Progress Reports should be prepared and submitted directly to the Contracting accordance with the Representative's instructs Report should be mailed directly to the Contracting accordance. |
| b) Contract Status (Applicable if contract is CPFF of six (6) months or more and all Incentive | f and over and/or is for a period over contracts.) |
| month the percentage of total performant of total estimated or target cost expend shall send a copy of the report to the S | o the Contracting Officer at the end of each note of the Contract completed and the percen nded as of the end of that month. Contracto Technical Representative of the Contracting plus or minus deviation of 15 percent from 11 recite reasons therefore. Failure to sub yment of invoices. |

NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

Exhibit

MEMORANDUM OF TECHNICAL AGREEMENT 25X1 The subject Memorandum sets forth the changes and clarifications made to the several Technical Documents which comprise the Scope of Work for Contract No. 25X1 Fechnical Document "Ultra High Precision Stereocomparator Statement of Work", dated 20 March 1968: Page 30: Control Console and Chair - add: 7. Chair per specifications 25X1 Page 37: Environmental Control - delete Paragraph 2 and substitute therefor: The Contractor will provide mutually acceptable performance requirements within ninety (90) days from Contract inception. Page 38: Installation: add: The plan for installation shall be delivered to the Sponsor within twelve (12) months from Contract inception. A computer type floor shall be provided and installed

by the Sponsor at the installation site within a reasonable time from Contract inception.

Page 40: Computer Programming and Services: Sentence (1) immediately after the word "specification" add: "contained in Contract No. Final Report, Volume III, dated 9 February 1968"

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Page 42: Acceptance Test in Fabrication Plant - Delete Paragraph (2) and substitute therefor: The customer will be invited to witness the acceptance tests and will supply those test targets, etc., required by the customer for the performance of the tests over and above the approved test procedure targets already purchased by the Contractor.

Paragraph (3), sentence 2, immediately following the word "monitor" add: ", the Contracting Officer,"

Page 43: Acceptance Test After Installation: Paragraph (2) - delete all words following "45,"

> Delete Paragraph (3) and substitute therefor: Government Acceptance shall be deemed to have occurred after ninety (90) days of Final Acceptance Testing at the Sponsor's facility unless the Sponsor accepts sooner or gives notice to the Contractor of rejection.

Page 44: Instruction Manual and Drawing Submittal Delete Title and substitute therefor: "Instruction and Maintenance Manuals and Drawing Submittal"

> Delete Paragraph (1) and substitute therefor: Three draft copies of the instruction and maintenance manuals for the Stereocomparator will be prepared for Sponsor approval and shall be delivered within twelve (12) months from Contract inception. The Sponsor shall return the draft instruction and maintenance manuals, with direction for necessary revision(s), if any, within ninety (90) days from receipt.

Approved: HonRelease 2003/12/04: CIA-RDP78B05174 ACOC1000 10097-2 approved by the Sponsor, shall be prepared.

CONFIDENTIAL Approved For Release 2003/12/04: CIA-RDP78B05171A000100010097-2 Delete the word "Two" in Paragraph (4) and substitute therefor: "One print and one (1) Master Set ... " Page 48: Section A, 4Stages c (1) (b) immediately following "second" add: (Joystick) Page 49: Section A, 4 Stages d Film Platen: Add Item 5: Will be flat within (2) optical fringes per (2) inch diameter circle using sodium D light Page 51: Section 8, 4 Reticle Projector: Add Item i Reticle spot will be perceptibly brighter than the field of view. Page 53: Section B, 9 Laser Interferometer, delete Items b and c and substitute therefor: Contract No. 25X1 Final Report, Volume I, Page II-7, dated 9 February 1968, Paragraph (1) as follows: "Maximum RMS absolute error of coordinate measuring system: 0.5 microns plus 10 parts per million, each axis, provided the room environmental conditions are within specification (not including operator pointing errors or errors in the film itself)" Section B, 10 Resolution on axis: Delete in its entirety and substitute therefor: Fechnical Document, entitled, 25X1 "Stereocomparator Contractural Resolution for Threshold Contract Ratio", pages 1 and 2, dated 25 March 1968 as revised immediately below: Add: Based on 380 Field of View Add: The Line Pairs set forth on pages 1 and 2 represent the worst case situation either saggital or tangential. Add: Intermediate resolution figures shall be esentially linear with respect to the referenced point Page 57: Deliverable Items - Delete in its entirety and substitute therefor the Schedule provision, entitled, "Deliverable

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2. It is mutually understood and agreed by the parties hereto that the llowing technical specifications are minimum performance standards which must be met by the Contractor to satisfactorily complete performance under the subject Contract:

Items of Contract No.

Distortion - worst case shall be 3% over 70% of the field of view Brightness at eye level - 0.2 Stilbs

| GOVERNMENT: | contractor: |
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